

D.N. LLI-CV16-6014491-S

RAYMOND BOLEK

v.

TOWN OF BROOKFIELD

SUPERIOR COURT

J.D. OF LITCHFIELD

AT LITCHFIELD

DECEMBER 3, 2018

**SUPPLEMENT TO MOTION FOR CONTINUANCE OF TRIAL MANAGEMENT
CONFERENCE AND TRIAL**

The Defendant, Town of Brookfield, respectfully requests a continuance of the Trial Management Conference and trial in this case, scheduled for December 5, 2018, and December 13, 2018, respectively. The parties had arranged to mediate the case with the Honorable Robert Genuario on November 29, 2018. The mediation was postponed on November 28, 2018, however, as Plaintiff's counsel had learned that the Plaintiff is suffering from dementia and had recently taken residence in an assisted living facility. Neither the Plaintiff nor his son, who counsel understand has Power of Attorney over the Plaintiff's affairs, were available on November 29 to attend the mediation. The parties are therefore in the process of trying to reschedule the mediation.

Separately, the Defendant's First Selectman and Director of Human Resources, both of whom had planned to attend the Trial Management Conference, have developed scheduling conflicts on December 5. In addition, defense counsel have several matters exposed for trial the week of December 10, 2018, including a case which is scheduled to start jury selection on December 13, Sternbach v. Town of Westport, Docket No. CV17-6065787-S, the same date on which this matter is scheduled for trial.

The Defendant therefore respectfully requests a short continuance of the Trial Management Conference and trial in light of the above scheduling conflicts and to allow the parties to reschedule and attend mediation. Defense counsel have inquired of Plaintiff's counsel about the requested

continuance of the Trial Management Conference and trial. Plaintiff's counsel consents to the instant request.

WHEREFORE, for the foregoing reasons, the Defendant respectfully requests that the Court continue the Trial Management Conference and trial to dates of its choosing.

DEFENDANT,
TOWN OF BROOKFIELD

By: _____ /s/
Michael T. Ryan, Esq.
Jonathan C. Zellner, Esq.
Ryan Ryan Deluca LLP
707 Summer Street
Stamford, CT 06901
Juris No. 052525
Phone: 203-357-9200

CERTIFICATE OF SERVICE

I hereby certify that on December 3, 2018, a copy of the above was mailed and/or e-mailed to the following counsel and pro se parties of record:

John R. Williams, Esq.
Joseph Merly, Esq.
John R. Williams and Associates, LLC
51 Elm Street, Suite #409
New Haven, CT 06510
jrw@johnrwilliams.com
jmerly@johnrwilliams.com
Attorney for Plaintiff, Raymond Bolek

_____/s/
Jonathan C. Zellner, Esq.